in order to perfect the security interest. If a vehicle is subject to a security interest when brought into this state, the validity of the security interest and the date of perfection is determined by section 554.9103. Delivery as provided in this subsection is an indication of a security interest on a certificate of title for purposes of chapter 554.

Approved May 30, 1989

CHAPTER 261

CITY CIVIL ACTION FOR DAMAGES S.F. 366

AN ACT authorizing a city to seek a judgment against a property owner for improvements made to the property.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 364.12, Code 1989, is amended by adding the following new subsection: NEW SUBSECTION. 4. In addition to any other remedy provided by law, a city may also seek reimbursement for costs incurred in performing any act authorized by this section by a civil action for damages against a property owner. However, a city shall not seek reimbursement for costs incurred in performing an act if the same act has not been performed by the city on adjoining city-owned property. For the purposes of this subsection, a county acquiring property for delinquent taxes shall not be considered a property owner.

Approved May 30, 1989

CHAPTER 262

PEER REVIEW COURT FOR YOUTHFUL OFFENDERS
H.F. 71

AN ACT establishing pilot projects for a peer review court as a diversion program for offenders ten through seventeen years of age.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. NEW SECTION. 602.6110 PEER REVIEW COURT - PILOT PROJECTS.

- 1. A peer review court is established as a pilot program to divert youthful offenders from the criminal or juvenile justice systems. The court shall consist of a qualified adult to act as judge with prosecutor, defense counsel, court attendant, clerk, and jury composed of persons ten through seventeen years of age.
- 2. The jurisdiction of the peer review court extends to those persons ten through seventeen years of age who have committed misdemeanor offenses or delinquent acts which would be misdemeanor offenses if committed by an adult and who have entered a plea of guilty, entered into an informal adjustment agreement, or agreed to the entry of a consent decree to those offenses in district or juvenile court. Those persons may then elect to appear before the peer review court to receive sentence. The peer review court shall not determine guilt or innocence. The peer review court shall only determine the sentence for the offense. The sentence